

ARKANSAS SUPREME COURT

No. CR 06-1359

NOT DESIGNATED FOR PUBLICATION

Opinion Delivered

January 4, 2007

CHET MURRY
Petitioner

v.

MARION HUMPHREY, CIRCUIT
JUDGE
Respondent

PRO SE MOTION FOR RULE ON
CLERK TO FILE PETITION FOR WRIT
OF MANDAMUS WITHOUT
CERTIFIED RECORD [CIRCUIT
COURT OF PULASKI COUNTY, CR
2004-4537]

MOTION DISMISSED.

PER CURIAM

Petitioner Chet Murry tendered to this court a petition for writ of mandamus contending that Circuit Judge Marion Humphrey had failed to perform a particular duty. Petitioner subsequently filed the instant motion seeking to file the mandamus petition without the certified record required by this court to file such a petition.

Arkansas Supreme Court Rule 6-1(a) provides that in cases in which the jurisdiction of this court is in fact appellate, although in form original, such as petitions for writs of prohibition, *certiorari*, or mandamus, the pleadings with certified exhibits from the trial court are treated as the record. *Jackson v. Tucker*, 325 Ark. 318, 927 S.W.2d 336 (1996) (*per curiam*). Without this certified record, there is no basis on which this court can assume jurisdiction of a matter. Accordingly, the motion for rule on clerk is dismissed.

Motion dismissed.